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5	Attorneys for Plaintiff		
6	WILLIAMS-SONOMA, INC.		
7			
8	UNITED STATES DISTRICT COURT		
9	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
10	SAN FRANCISCO DIVISION		
11			
12	WILLIAMS-SONOMA, INC., a California	Case No. C-07-4017 JSW	
13	corporation, Plaintiff,	NOTICE OF ENTRY OF ORDER RE FINAL JUDGMENT	
14	,	FINAL JUDGINEN I	
15	v. COCOON FURNISHINGS, INC., a California		
16	company,		
17	Defendant.		
18			
19	TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD:		
20	PLEASE TAKE NOTICE that the Court entered the attached Order Granting Stipulation for		
21	Final Judgment and Permanent Injunction on March 3, 2008.		
22		,	
23			
24	DATED: March 6, 2008 Respectful	lly submitted,	
25	TOWNSE	ND AND TOWNSEND AND CREW LLP	
26	By:	Pama)	
27	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	ronica Besmer corneys for PlaintiffWILLIAMS-SONOMA, INC.	
28			

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3	San Francisco, California 94111 Telephone: (415) 576-0200 Facsimile: (415) 576-0300		
5	Attorneys for Plaintiff		
6	WILLIAMS-SONOMA, INC.		
7	UNITED STATE	S DISTRICT COURT	
8	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
9	SAN FRANCISCO DIVISION		
10			
11	WILLIAMS-SONOMA, INC., a California	Case No. C-07-4017 JSW	
12	corporation,	STIPULATION TO FINAL JUDGMENT	
13	Plaintiff,	AND PERMANENT INJUNCTION	
14	v.		
15	COCOON FURNISHINGS, INC., et al.,		
16	Defendants.		
17		•	
18	Plaintiff Williams-Sonoma, Inc. and defendant Cocoon Furnishings, Inc. hereby stipulate to the facts and conclusions contained in the attached Final Judgment and Permanent Injunction and consent to its entry by the court.		
19			
20			
21	IT IS SO STIPULATED AND CONSENTED.		
22			
23	DATED: February 27, 2008 TOWNSE	ND AND TOWNSEND AND CREW LLP	
24	Ву:	Veronica Bekmer	
25	Attor	rieys for Plaintiff Williams-Sonoma, Inc.	
26	DATED: February 27, 2008 HIDALGO	& ASSOCIATES, INC.	
27	Ву:	M. Bold O	
28	. Attor	Richard F. Hidelgo neys for Defendant Cocoon Furnishings, Inc.	

61132601 vi STIPULATION

Williams-Sonoma, Inc. v. Cocoon Furnishings, Inc.; Case No. C-07-4017 JSW

Case 3:07-cv-04017-JSW Document 20 Filed 02/29/2008 Page 2 of 4 1 TOWNSEND AND TOWNSEND AND CREW LLP GREGORY S. GILCHRIST (SBN 111536); gsgilchrist@townsend.com VERONICA BESMER (SBN 246560); vbesmer@townsend.com 2 Two Embarcadero Center, 8th Floor 3 San Francisco, California 94111 Telephone: (415) 576-0200 4 Facsimile: (415) 576-0300 5 Attorneys for Plaintiff WILLIAMS-SONOMA, INC. 6 7 8 UNITED STATES DISTRICT COURT 9 FOR THE NORTHERN DISTRICT OF CALIFORNIA 10 SAN FRANCISCO DIVISION 11 12 WILLIAMS-SONOMA, INC., a California Case No. C-07-4017 JSW 13 corporation, 14 Plaintiff, FINAL JUDGMENT UPON CONSENT AND PERMANENT INJUNCTION 15 ٧. 16 COCOON FURNISHINGS, INC., et al., 17 Defendants. 18 19 Plaintiff Williams-Sonoma, Inc. ("WSI") has filed a Complaint alleging trademark 20 infringement, dilution, copyright infringement, and unfair competition under federal and California 21 law against defendant Cocoon Furnishings, Inc. ("Cocoon Furnishings"). WSI alleges that Cocoon 22 Furnishings has sold furniture and home items that have been marketed in ways that infringe WSI's 23 intellectual property rights. The Court now enters final judgment based upon the following stipulated 24 facts.

I. STIPULATED FACTS AND CONCLUSIONS

- A. This Court has subject matter jurisdiction over this lawsuit and personal jurisdiction over Cocoon Furnishings. Venue is proper in this Court.
 - B. WSI owns a federal trademark registration for POTTERY BARN (Registration No.

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2021077; first used April of 1956; registered on December 3, 1996) for use on a variety of furniture and home furnishings. This registration, and all other WSI registrations, applications, and common law marks incorporating the Pottery Barn® name, including "PB," which is a common consumer reference to WSI's "Pottery Barn" brands, will be referred to collectively hereafter as "Pottery Barn Marks." WSI also owns valid copyright registrations for its Pottery Barn® catalogs.

C. Cocoon Furnishings has promoted and sold furniture and other home items using the Pottery Barn Marks, including but not limited to featuring references to the Pottery Barn Marks in its print advertising and on its website, as well as displaying Pottery Barn® and Williams Sonoma Home® catalogs in its showroom. WSI alleges that these uses are likely to cause confusion and deception among consumers.

II. ORDER AND INJUNCTION

It is hereby ordered and adjudged as follows:

- 1. Cocoon Furnishings shall pay the sum of \$5,000 to WSI within ten days of entry of this Judgment.
- 2. Commencing as of the "So Ordered" date of this Final Judgment and Permanent Injunction, Cocoon Furnishings, its principals, agents, employees, officers, directors, servants, successors, and assigns, and all persons acting in concert or participating with it or under its control who receive actual notice of this Order, are hereby permanently enjoined and restrained, directly or indirectly, from doing, authorizing or procuring any persons to do any of the following:
- a. Any and all use of the Pottery Barn® name or trademark in connection with any advertising or promotion of Cocoon Furnishings' stores, products, or services, including advertising or promotion of its website, via domain names, URL's, meta tags or metatext, or in any other way. Cocoon Furnishings will, likewise, not use the Pottery Barn® trademarks or "PB" in connection with its price or hang tags, or in any other in-store display.
- b. Distributing or displaying any Pottery Barn® or Williams-Sonoma® catalogs, in whole or in part, or any pages from Pottery Barn® catalogs, in stores, on web sites, in advertising or in any other way.
 - c. Any practice, whether explicitly forbidden by this agreement or not, that (a) is

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likely to cause consumer confusion or misapprehension about any relationship, affiliation, sponsorship or other connection between Cocoon Furnishings and Williams-Sonoma®, Pottery Barn,® or any other Williams-Sonoma brand, or (b) tends to deceive consumers that (i) Cocoon Furnishings' products are manufactured by the same source as Pottery Barn products, (ii) Cocoon Furnishings' products are equal or equivalent quality as Pottery Barn products if they are not, or (iii) Cocoon Furnishings' products are "discounted" from prices charged for the same products at Pottery Barn® stores.

- 3. Each party has waived the right to appeal from this final judgment and each party will bear its own fees and costs in connection with this action.
- 4. This Court shall retain jurisdiction for the purpose of making any further orders necessary or proper for the construction or modification of this Judgment, the enforcement thereof, and/or the punishment for any violations thereof.
- 5. In the event that Cocoon Furnishings violates the terms of this Judgment, subject to five (5) business days' notice of any such violation and Cocoon Furnishings' failure to cure such default within such 5-day period, Cocoon Furnishings shall pay to WSI for WSI's reasonable attorney's fees and costs of this action solely to the extent such fees and costs relate to claims made against Cocoon Furnishings, as well as any enforcement or contempt proceedings against Cocoon Furnishings. For any future proceeding to enforce the terms of this Judgment, service by mail upon a party or their counsel of record at their last known address shall be deemed adequate notice for each party.

IT IS SO ORDERED AND ADJUDGED.

DATED: March 3, 2008

rey & White

United States Magistrate Judge

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Inglis, Laura T.

From: ECF-CAND@cand.uscourts.gov

Sent: Monday, March 03, 2008 1:40 PM

To: efiling@cand.uscourts.gov

Subject: Activity in Case 3:07-cv-04017-JSW Williams-Sonoma, Inc. v. Cocoon Furnishings, Inc. Order

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Case Name:

Williams-Sonoma, Inc. v. Cocoon Furnishings, Inc.

Case Number:

3:07-cv-4017

Filer:

Document Number: 22

Docket Text:

ORDER GRANTING STIPULATION FOR FINAL JUDGMENT AND PERMANENT INJUNCTION. Signed by Judge Jeffrey S. White on 3/3/08. (jjo, COURT STAFF) (Filed on 3/3/2008)

3:07-cv-4017 Notice has been electronically mailed to:

Veronica Besmer vbesmer@townsend.com, ltinglis@townsend.com

Gregory S. Gilchrist gsgilchrist@townsend.com, clpetrich@townsend.com

3:07-cv-4017 Notice has been delivered by other means to:

The following document(s) are associated with this transaction:

Document description: Main Document

Original filename: G:\JSWALL\PDFtoEFile\07-4017 - Order Granting Stip Decree - 20.pdf

Electronic document Stamp:

[STAMP CANDStamp_ID=977336130 [Date=3/3/2008] [FileNumber=4186156-0] [01078488ab6f9987c94938234e2968a434c96d79b1bc94837d44829a8e0c51d550822e

3/3/2008

8 daa 99 c5 fb 159 ce 3e 63 badb 9a 9e 523 f0 2d 70 224 bb f0 3a f 7315b 22 da 1b 6]]

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PROOF OF SERVICE

I hereby certify that I am a citizen of the United States, am over the age of 18 years and am not a party to the within action. I am employed in San Francisco, California; my business address is Two Embarcadero Center, Eighth Floor, San Francisco, California 94111.

On March 6, 2008, I served by United States first class mail, a true copy of the attached document entitled NOTICE OF ENTRY OF ORDER RE FINAL JUDGMENT by placing it in an addressed, sealed envelope and depositing it in regularly maintained interoffice mail to the following:

> Richard P. Hidalgo, Esq. Hidalgo & Associates, Inc. 222 West Main Street, Suite 103 Tustin, CA 92780

Counsel for Defendant, Cocoon Furnishing, Inc.

I declare under penalty of perjury under the laws of the United States, that the foregoing is true and correct. Executed this 6th day of March, 2008, at San Francisco, California.

Laura T. Inglis